



PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

Docket No: Q67359

Akihiko KATOU

Appln. No.: 09/988,280

Group Art Unit: 2161

Confirmation No.: 8375

Examiner: Unknown

Filed: November 19, 2001

For: METHOD OF PROVIDING STORE INFORMATION AND STORE INFORMATION SEVER

INFORMATION DISCLOSURE STATEMENT
UNDER 37 C.F.R. §§ 1.97 and 1.98

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

In accordance with the duty of disclosure under 37 C.F.R. § 1.56, Applicant hereby notifies the U.S. Patent and Trademark Office of the documents which are listed on the attached PTO/SB/08 A & B (modified) form and listed herein and which the Examiner may deem material to patentability of the claims of the above-identified application.

1. Japanese Unexamined Patent Application Publication No. 2000-293530, published

October 20, 2000.

2. Japanese Unexamined Patent Application Publication No. 2000-276532, published

October 6, 2000.

3. Japanese Unexamined Patent Application Publication No. H10-63725, published

March 6, 1998.

One copy of each of the listed documents is submitted herewith.

The present Information Disclosure Statement is being filed: (1) No later than three months from the application's filing date; (2) Before the mailing date of the first Office Action on the merits

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INFORMATION DISCLOSURE STATEMENT
U.S. Appln. No.: 09/988,280

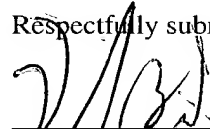
(whichever is later); or (3) Before the mailing date of the first Office Action after filing a request for continued examination (RCE) under §1.114, and therefore, no Statement under 37 C.F.R. § 1.97(e) or fee under 37 C.F.R. § 1.17(p) is required.

In compliance with the concise explanation requirement under 37 C.F.R. § 1.98(a)(3) for foreign language documents, Applicant encloses herewith a copy of a corresponding Japanese Office Action dated February 24, 2004 and an English translation of the pertinent portions thereof which cites such documents and indicates the degree of relevance found by the foreign patent office.

The submission of the listed documents is not intended as an admission that any such document constitutes prior art against the claims of the present application. Applicant does not waive any right to take any action that would be appropriate to antedate or otherwise remove any listed document as a competent reference against the claims of the present application.

The USPTO is directed and authorized to charge all required fees, except for the Issue Fee and the Publication Fee, to Deposit Account No. 19-4880. Please also credit any overpayments to said Deposit Account. A duplicate copy of this paper is attached.

Respectfully submitted,


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WASHINGTON OFFICE

23373

CUSTOMER NUMBER

Date: May 25, 2004

Substitute for Form 1449 A & B/PTO		<i>Complete if Known</i>	
O / X INFORMATION DISCLOSURE STATEMENT BY APPLICANT <small>(Use as many sheets as necessary)</small>		Application Number	09/988,280
		Confirmation Number	8375
		Filing Date	November 19, 2001
		First Named Inventor	Akihiko KATOU
		Art Unit	2161
		Examiner Name	Unknown
		Attorney Docket Number	Q67359
Sheet	1	of	1

FOREIGN PATENT DOCUMENTS

NON PATENT LITERATURE DOCUMENTS

Examiner Signature _____ **Date Considered** _____

*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

¹Applicant's unique citation designation number (optional). ²See Kind Codes of USPTO Patent Documents at www.uspto.gov, MPEP 901.04 or in the comment box of this document. ³ Enter Office that issued the document, by the two-letter code (WIPO Standard ST. 3). ⁴For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. ⁵Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST. 16 if possible. ⁶ Applicant is to indicate here if English language Translation is attached.



For Claims 1–8
Cited Literature 1

The transmission of inventory information of the nearest stores based on location information is described in Cited Literature 1. Therefore, it is found that the invention according to Claims 1–8 could have been easily conceived of by a person skilled in the art based on Cited Literature 1.

List of Cited Literature

1. Japanese Unexamined Patent Application Publication 2000–293530

Record of Prior Art Literature Search Results

Fields Searched IPC 7th Edition G06F17/60

Registration Number: 62699054 Mailing Number: 061665 Mailing Date: 24 February 2004 2/E

Prior Art Literature

1. Japanese Unexamined Patent Application Publication 2000–276532
2. Japanese Unexamined Patent Application Publication H10–063725

This Record of Prior Art Literature Search Results does not constitute a reason for rejection.

整理番号:62699054

発送番号:061665 発送日:平成16年 2月24日

1

拒絶理由通知書

特許出願の番号

特願2000-353420

起案日

平成16年 2月17日

特許庁審査官

岩間 直純 9287 5L00

特許出願人代理人

木村 満様

適用条文

第29条第2項

この出願は、次の理由によって拒絶をすべきものである。これについて意見があれば、この通知書の発送の日から60日以内に意見書を提出して下さい。

理 由

A.

この出願の下記の請求項に係る発明は、その出願前日本国内又は外国において頒布された下記の刊行物に記載された発明又は電気通信回線を通じて公衆に利用可能となった発明に基いて、その出願前にその発明の属する技術の分野における通常の知識を有する者が容易に発明をすることができたものであるから、特許法第29条第2項の規定により特許を受けることができない。

記 (引用文献等については引用文献等一覧参照)

請求項1-8に対して

引用文献1

位置情報に基づき最寄りの店舗の在庫情報を携帯電話に送信することが、引用文献1に記載されている。よって、請求項1-8に係る発明は引用文献1に基づき当業者が容易に想到し得たものと認める。

引用文献等一覧

1. 特開2000-293530号公報

拒絶の理由が新たに発見された場合には拒絶の理由が通知される。

先行技術文献調査結果の記録

・調査した分野

IPC第7版 G06F17/60

整理番号:62699054 発送番号:061665 発送日:平成16年 2月24日

2/E

・先行技術文献

1. 特開2000-276532号公報
2. 特開平10-063725号公報

この先行技術文献調査結果の記録は、拒絶理由を構成するものではない。

この拒絶理由通知の内容に関するお問い合わせ、または面接のご希望がございましたら下記までご連絡下さい。

特許審査第四部電子商取引 岩間直純

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